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2 3 4	FARLEY J. NEUMAN, ESQUIRE - State Bar #100021 TOM PROUNTZOS, ESQUIRE - State Bar #209409 JENKINS GOODMAN NEUMAN & HAMILTON LLP 417 Montgomery Street, 10 <sup>th</sup> Floor San Francisco, California 94104 Telephone: (415) 705-0400 Facsimile: (415) 705-0411			
5	Attorneys for ROBERT J. NAGY			
6 7 8	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
9	UNITED STATES OF AMERIC	<b>A</b> 1		
10		aintiff,	Case No. 07-4762-PJ	Н
11	vs.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	DEFENDANT ROB STATEMENT OF N	
12	CHARLES CATHCART, et al.,		TO THE UNITED S FOR LEAVE TO FI	STATES' MOTION
13		ndants.	AMENDED COMP	LAINT
14			Hearing: April 23, 20	08, 9:00 AM
15				
16	D.C. 1. (DODEDT L.N.A.CW. 1. '( d.'. C) ( C)			
17	Defendant ROBERT J. NAGY submits this Statement of Nonopposition pursuant to			
18	Local Rule 7-3. ROBERT J. NAGY does not oppose the UNITED STATES' Motion for			
19	Leave to File First Amended Complaint.			
20	DATED: April 15, 2008	TEN	NKINS GOODMAN 1	NELIMAN
21	DATED: April 13, 2000		HAMILTON LLP	
22			7	//
23	By: FARLEY J. NEUMAN			
Jenkins Goodman Neuman & Hamilton	Attorneys for ROBERT J. NAGY			
LLP 417 Montgomery St. 10 <sup>th</sup> Floor San Francisco, CA 94104 (415) 705-0400  25	f:\docs\fjn\u.s. v. nagy\pleadings\non-opposition to motion for 1st amended complaint.doc			
			-1-	
	DEFENDANT ROBERT NAGY'S STATEMENT OF NON-OPPOSITION			